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30 September 1974

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MEMORANDUM FOR THE RECORD

SUBJECT: Meeting with E. Howard Hunt Re His Memoirs, "Undercover"

1. On 28 September 1974 Ray Rocca, Deputy Chief/CI Staff, and I met in the DCD Washington Field Office with E. Howard Hunt, his attorney William A. Snyder, Jr., and Snyder's associate Thomas W. Coons. As the meeting began, Hunt asked if it was being tape-recorded; I assured him that it was not. He said he did not care; but that, if it were to be recorded, he would like to know. We then embarked upon the review according to the plan under which we would demand the deletion of three items as classified and then proceed to the remaining 29 items, only if Hunt was cooperative on the first three. He and his lawyers appeared very cooperative, and accordingly, the meeting continued to cover all 32 items.

2. Changes were agree	eed to in the items set forth in paragraphs	
12, 14, and 25 of the CI Staff r	nemorandum of 19 September 1974.	
These appear at pages 73, 80	-83, and 115 of the galley proof and	
concern the fabrication of the	for a Mexican operation,	
the entry into the	Embassy in Mexico City, and the	
	operation. The wording of the	
agreed changes is as shown o	n the attached copies of the pertinent	
	sentially, these changes disguise the	
identity of the fabricated newspaper and remove a reference to		
journalists as agents; delete the word ' ' to make the		
entered embassy non-specific	; and delete the reference to listening	
posts and telephone monitorin	g to make that paragraph refer in more	
general terms to our ability to cover targets without referring to the		
use of electronic surveillance		

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3 We then proceeds	d to the 29 items which we would like to
•	ould not consider classified. We made
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this clear to Hunt and went the	hrough them one by one, discussing our
concern with each. Hunt cor	stended that most of these items should
not be considered sensitive s	since they had been publicized extensively;
in some cases confirmed in	testimony; and in the case of other
items, the principals involve	ed were dead. However, he agreed to
changes in the items referre	d to in paragraphs 1, 3, 17, and 32 of
the CI Staff memorandum of	19 September. These involve the deletions
of the names of	and Frank Holcomb, both now
retired under cover; a direct	t reference to joint operations with the
against	China; and the wording of his reference
to CIA alias documentation u	sed by the Watergate burglars. The
language of this last item wi	ll be changed so that it no longer leaves
the impression that the docu	mentation was prepared by the Agency
for this operation.	

- 4. When we had finished, Hunt and his lawyers emphasized as they had mentioned earlier in the meeting that it might be very difficult to get the publisher to agree to changes in the unclassified items. Mr. Snyder offered to present all of the items to the publisher for change without distinguishing between the classified and unclassified items. He said he would do this without implying they were all classified. I felt it necessary to turn down his offer because of the risk of the publisher being unwilling to accept that many changes with the result that we would have to go back to him on the three classified items, thus presenting a situation similar to our retraction of previously demanded deletions in the Marchetti book. I think there would be some danger of the publisher using this in his advertising and through reviewers for publicity purposes.
- 5. As we were leaving, Hunt showed me what was described as a "comfort letter." This was a letter written by him to the publishers on 17 May 1974 at the publisher's request which said that in his opinion nothing in the manuscript violated any agreement between himself and the CIA, nor would subject him to prosecution under the espionage laws. As the meeting was ending, Hunt expressed his hope that no publicity would be given to it and that the Agency would not issue any kind of a press release. In view of the Director's decision that we shall issue a press release, I took pains to persuade Hunt that public acknowledgment of the fact that we had reviewed his

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manuscript would be in his interest as well as ours. He had referred more than once during the meeting to the need to avoid the appearance of "a bear hug"; in other words, collusion or cooperation between him and the Agency, leaving an inference that the book was designed to be a whitewash of CIA. In view of this, it was easy to convince Hunt that an Agency press release would be in his interest. I would note here, however, that both Mr. Rocca and I felt that Hunt and his lawyers were genuinely cooperative and that a press release which is too harsh or denigrates the book or Hunt's motives might be unfair and considered by him to be in bad faith. Hunt appears to retain admiration and respect for the Agency and seems convinced that nothing in his book will harm our operations or personnel.

JOHN D. MORRISON, JR.
Acting General Counsel

Attachments

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cc: Acting DDO
SAB/DDO
DC/CI Staff
O/Security
Asst. to DCI
Mr. Walter Pforzheimer
C/CCS

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